

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO

STATE OF NEW MEXICO ex rel.)	
State Engineer,)	
)	
Plaintiff,)	No. 69cv07941-MV/LFG
)	
v.)	Rio Chama Stream System
)	
ROMAN ARAGON, et al.,)	Pueblo Claims Subproceeding 1
)	
Defendants.)	
)	

OHKAY OWINGEH'S RULE 26(a)(2) DISCLOSURES

Pursuant to the November 3, 2004 *Scheduling Order on Pueblo Claims* (Doc. No. 7639) (“Scheduling Order”), as amended by the July 21, 2011 *Third Amended Scheduling Order on Pueblo Claims* (Doc. No. 10526) and the March 23, 2012 *Order Extending Pueblo Claims Subproceeding 1 Schedule* (Doc. No. 10802), and Fed.R.Civ.P 26(a)(2), Plaintiff Ohkay Owingeh (“Pueblo”), hereby discloses the following reports from its retained experts, and their respective associated documents. Pursuant to the Order Granting Extension of Time filed on October 25, 2013 (Doc. No. 10873), the report of Dr. Henry Walt will be disclosed on February 7, 2014.

EXPERT NAME(S)	REPORT TITLE	DATE
B. Sunday Eiselt	Population History, Agricultural Land Use	12/4/13
J. Andrew Darling Southwest Heritage Research, Inc.	and Cultural Continuity in the Ohkay Owingeh Homeland, Rio Chama Watershed	

William Hudspeth Rio Abajo Digital Mapping Services LLC	Agricultural Constraints, Opportunities, and Strategies in the Ohkay Owingeh Homeland	11/28/13
Robert Gray, PG Daniel B. Stephens & Associates, Inc.	Hydrologic Assessment of Ohkay Owingeh Aboriginal Water Rights within the Geographic Scope of New Mexico v. Aragon	12/6/13
Peter M. Pyle PGH Consulting Hydrology	Flow Requirements for Riparian Vegetation Rio Del Oso, New Mexico	12/6/13
Lindsay G. Robertson	Legal History of Status of Ohkay Owingeh Water Rights Under Spanish and Mexican Governments	12/6/13

Respectfully submitted,

Dated: December 6, 2013

/s/ *Scott W. Williams*

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 6th day of December, 2013, I filed the foregoing electronically through the CM/ECF system, which caused the parties listed on the electronic service list, as more fully set forth in the Notice of Electronic Filing, to be served via electronic mail.

And I caused to be **mailed** copies of Ohkay Owingeh's expert witness disclosures to all persons listed below.

/s/ *Scott W. Williams*

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